Application No: 10/298,769
Response Dated January 24, 2004

Reply to Office Action of October 24, 2003

REMARKS:

The Examiner stated that two separate inventions are disclosed in the application and required

restriction between the Invention I of Claims 1-26 drawn to a rotorcraft and the Invention II of Claims

27-30 drawn to a method of providing flight control. Applicant elects to prosecute, without restriction,

the Invention I of Claims 1-26 drawn to the rotorcraft.

Furthermore, the Examiner stated that if applicant elects to prosecute Invention I, that he must

select to prosecute either Species A of the rotorcraft with blades that are pivotable about respective

longitudinal axes drawn to Claims 1, 2, and 6-24 or Species B of the rotorcraft with flaps mounted on

blades drawn to Claims 3-5, 25, and 26. Applicant elects to prosecute Species A with the blades

pivotable about respective longitudinal axes drawn to Claims 1, 2, and 6-24.

Applicant respectfully requests that the application be examined on the merits as to the elected

Invention I and Species A.

Respectfully,

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December 12, 2004 Park City, Utah

001-response to restriction requirement.wpd